## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

In re the matter of

Chapter 13

Jodi Evans

No. 18 B 80584

Debtors.

Judge Thomas M. Lynch

AGREED ORDER AMENDING PLAN & RESOLVING OBJECTION
This cause coming on to be heard on the objection to confirmation by Credit

Acceptance Corporation, and the Court being fully advised in the premises;

IT IS HEREBY ORDERED that the plan is further amended to provide in Part 3.3 that Credit Acceptance Corporation's secured claim shall receive 6.75% interest and a fixed monthly payment of \$288.55.

IT IS FURTHER ORDERED that Part 8 of the plan is amended to provide that the set payment to Credit Acceptance Corp. shall be ahead of the level of disbursement of debtors attorneys fees and any language to the contrary in Part 8 is removed.

IT IS FURTHER ORDERED that upon completion of the plan, Credit

Acceptance Corporation or its successor(s) in interest agree(s) to release the title in a

commercially reasonable manner to the co-owners of the vehicle free of any liens
regardless of arguable co-borrower obligations.

Attorney for the Debtor

Enter:

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Atty. for Credit Acceptance Corporation

Dated:

3 1 2018